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IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

SECOND APPELLATE DISTRICT

DIVISION SEVEN

In re MICHAEL A. et al., Persons Coming
Under the Juvenile Court Law.

B222552
(Los Angeles County
Super. Ct. No. CK 78229)

LOS ANGELES COUNTY
DEPARTMENT OF CHILDREN AND
FAMILY SERVICES,

Plaintiff and Respondent,

v.

CHRISTOPHER A.,

Defendant and Appellant.

APPEAL from an order of the Superior Court of Los Angeles County.

Robert L. Stevenson, Juvenile Court Referee. Dismissed.

Rich Pfeiffer, under appointment by the Court of Appeal, for Defendant
and Appellant.

Andrea Sheridan Ordin, County Counsel, James M. Owens, Assistant
County Counsel, and Melinda S. White-Svec, Deputy County Counsel, for Plaintiff and
Respondent.

Christopher A., the father of minor twins Michael and Tyler, timely appealed from the order denying his Welfare and Institutions Code section 388 petition, contending the court abused its discretion when it did not order reunification services for him as he was a nonoffending parent. On May 6, 2010, the juvenile court entered an order terminating appellant's parental rights. Appellant did not appeal from that order, and the time for appeal has now passed. On September 8, this court notified the parties that it intended to dismiss the appeal as moot unless appellant submitted a supplemental letter brief disagreeing with that decision. On September 14, this court received a letter from appellant's counsel indicating appellant did not intend to file a supplemental brief. Accordingly, the instant appeal is dismissed as moot. (See *In re Jessica K.* (2000) 79 Cal.App.4th 1313, 1316-1317.)

WOODS, J.

We concur:

PERLUSS, P. J.

JACKSON, J.